1	BARRY J. PORTMAN Federal Public Defender			
2	REBECCA SULLIVAN SILBERT Assistant Federal Public Defender			
3	555 - 12th Street			
4	Suite 650 Oakland, CA 94607-3627			
5	Gelephone: (510) 637-3500			
6	Counsel for Defendant OGELE			
7				
8	IN THE UNITED STATES DISTRICT COURT			
9	FOR THE NORTHERN DISTRICT OF CALIFORNIA			
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.1	UNITED STATES OF AMERICA,) No. 06-00546 MJJ		
2	Plaintiff,) STIPULATION AND AND AND ORDER CONTINUING DATE FOR STATUS CONFERENCE		
3	VS.			
4	CHUKA OGELE and JERI OGELE,	Current Date: December 1, 2006		
.5	Defendant.) Requested Date: January 19, 2007		
6)		
7	Chuka and Jeri Ogele are scheduled to	appear before this Court on Friday, December 1,		
.8	2006 at 2:30 p.m. in Oakland for status. The parties are discussing settlement, and continuing to			
9	deal with the voluminous discovery. The government is working to accommodate Mr. Ogele's			
20	request to copy the 12 computers that were seized, as well as his request to review the three			
21	carloads of documents and objects seized from Mr. Ogele during execution of pre-indictment			
22	search warrants. Counsel has also been diligently reviewing the discovery already produced and			
23	working with her investigator and paralegal to follow-up on the numerous issues raised by the			
	working with nor investigator and pararegar to	discovery. Due to the complex and voluminous nature of the discovery, however, the parties are		
24		ous nature of the discovery, however, the parties are		
	discovery. Due to the complex and volumino	ous nature of the discovery, however, the parties are		
24 25 26	discovery. Due to the complex and volumino not yet ready to set motions dates.	ous nature of the discovery, however, the parties are smatter should be continued to Friday, January 19,		

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2007 at 2:30 p.m. in Oakland for possible change of plea or status. The parties further stipulate		
and agree that time should be excluded pursuant to 18 U.S.C. §§ 3161(8)(A) and (B)(iv), because		
the ends of justice served by the continuance requested herein outweigh the best interests of the		
public and the defendant in a speedy trial because the failure to grant the continuance would deny		
the counsel for the defendant the reasonable time necessary for effective preparation, taking into		
account the exercise of due diligence. In addition, the parties agree that this case is complex		
under 18 U.S.C. § 3161(h)(8)(B)(ii), because it involves international transactions going back at		
least five years, as well as large amounts of discovery that, as yet, have not been indexed nor		
organized, and which the defense has not yet been able to access.		

10 /S/
11 Date: 11/30/06 Rebecca Sullivan Silbert

12 Assistant Federal Public Defender Counsel for Chuka Ogele

14 /S/

15 Date: 11/30/06 Demetrius Costi

Counsel for Jeri Ogele

17 /S/

Date: 11/30/06 George Bevan
Assistant United States Attorney

I hereby attest that I have on file all holograph signatures for any signatures indicated by a "conformed" signature (/S/) within this e-filed document.

Based on the reasons provided in the stipulation of the parties above, the Court hereby FINDS that the ends of justice served by the continuance requested herein outweigh the best interest of the public and the defendant in a speedy trial because the failure to grant the continuance would deny the counsel for the defendant the reasonable time necessary for effective preparation, taking into account the exercise of due diligence.

Based on these findings, IT IS HEREBY ORDERED THAT the above-captioned matter is continued to Friday, January 19, 2007 at 2:30 p.m. for status or change of plea, and that time is excluded from December 1, 2006 through January 19, 2007 pursuant to 18 U.S.C. §§3161(h)(8)(A) and (B)(iv), and 18 U.S.C. § 3161(h)(8)(B)(ii). IT IS SO ORDERED. 11/30/2006 Date Judge, United States District Court Northern District of California Ogele Stip to Continue to 1/19; CR 06-00546 MJJ

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